IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA EASTERN DIVISION

4:98-CR-13-1H 4:16-CV-197-H

TERRANCE LAMONT MOORE,

Petitioner,

v.

V.

ORDER

UNITED STATES OF AMERICA,

Respondent.

This matter is before the court on petitioner's motion for reconsideration, [DE #199], filed with the clerk on February 19, 2019, but deposited in the prison mailbox on February 10, 2019, asking this court to reconsider its order, [DE #197], dismissing petitioner's motion to vacate pursuant to 28 U.S.C. § 2255 on January 18, 2019. Also before the court are the following motions by petitioner: motion for extension of time to seek a certificate of appealability and appeal, [DE #200], and motion for leave to supplement Rule 59(e) motion, [DE #201]. Petitioner's motion for leave to supplement his Rule 59(e) motion, [DE #201], is hereby GRANTED, and the contents have been considered herein.

Finding no reason to alter its prior judgment, the motion for reconsideration, [DE #199], is DENIED. As stated in this court's order of January 18, 2019, finding petitioner's § 2255 motion to

be without merit, no certificate of appealability is warranted. Therefore, petitioner's motion for extension of time to seek a certificate of appealability, [DE #200], is DENIED, and inasmuch as petitioner seeks for an extension of time to file an appeal, [DE #200], this request is MOOT. See Fed. R. App. P. 4(a)(4)(A)(iv) ("If a party files in the district court any of the following motions under the Federal Rules of Civil Procedure—and does so within the time allowed by those rules—the time to file an appeal runs for all parties from the entry of the order disposing of the last such remaining motion: . . to alter or amend the judgment under Rule 59.").

This ____3 day of April 2019.

MALCOLM J. HOWARD

Senior United States District Judge

At Greenville, NC #35